EASTERN DISTRICT OF NEW YORK	v
KAREN TOWNSEND,	JUDGMENT 06-CV- 0310 (CBA)
Plaintiff,	
-against-	
ALBERT BLAKE; ADVENT PRODUCT DEVELOPMENT (aka NISI, a coporation and JOHN F. LEE, individually,	FILED IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y. FFB 28 2006
Defendants.	X P.M
	TIME A.M.

A Memorandum and Order of Honorable Carol Bagley Amon, United States

District Judge, having been filed on February 22, 2006, dismissing the action filed *in forma*pauperis for lack of subject matter jurisdiction; certifying pursuant to 28 U.S.C. § 1915(a)(3)

that any appeal from this order would not be taken in good faith; and denying *in forma*pauperis status for the purpose of an appeal; it is

ORDERED and ADJUDGED that plaintiff take nothing of the defendants; that the action filed *in forma pauperis* is dismissed for lack of subject matter jurisdiction; that pursuant to 28 U.S.C. § 1915(a)(3) any appeal from this order would not be taken in good faith; and that *in forma pauperis* status is denied for the purpose of an appeal.

Dated: Brooklyn, New York February 23, 2006

ROBERT C. HEINEMANN Clerk of Court